BEFORE THE APPEALS BOARD FOR THE KANSAS DIVISION OF WORKERS COMPENSATION

ROBIN GANDY-HARSH Claimant VS.	
LaHOOD & ASSOCIATES, INC.	Docket No. 184,911
Respondent ´	
HARTFORD ACCIDENT & INDEMNITY Insurance Carrier	
AND	
KANSAS WORKERS COMPENSATION FUND	{

ORDER

On December 2, 1994, the Appeals Board considered the respondent's and insurance carrier's request to review the Preliminary Hearing Order entered by Administrative Law Judge Alvin E. Witwer on October 17, 1994.

Issues

The Administrative Law Judge granted claimant's request for benefits. The respondent and insurance carrier contend claimant's alleged psychiatric condition did not arise out of and in the course of her employment, and, therefore, the Administrative Law Judge erred in awarding benefits for that condition.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

After reviewing the entire record, for purposes of preliminary hearing, the Appeals Board finds, as follows:

(1) At this juncture of the proceeding, the Appeals Board lacks jurisdiction to review the issue whether the Administrative Law Judge erred in granting claimant temporary total disability and medical benefits for the alleged psychiatric condition.

For purposes of preliminary hearing, the parties agree claimant has suffered an accidental injury arising out of and in the course of her employment with the respondent. The question whether

claimant's psychiatric difficulties are related to the work-related accident, or some other source of distress, deals with the issue of nature and extent of disability rather than one of the jurisdictional issues enumerated in K.S.A. 44-534a, as amended.

The Legislature empowered the Appeals Board under K.S.A. 44-534a to review preliminary findings pertaining to the following: (1) whether the employee suffered an accidental injury; (2) whether the injury arose out of and in the course of the employee's employment; (3) whether notice was given or claim timely made; and, (4) whether certain defenses apply. Nature and extent of injury is not a preliminary finding that the Appeals Board may review. Further, the Administrative Law Judge has not exceeded his jurisdiction and authority; therefore, the Appeals Board does not have jurisdiction to review this Preliminary Hearing Order under K.S.A. 44-551. This ruling comports with many of our earlier decisions.

2) The above finding disposes of the remaining arguments of respondent regarding claimant's entitlement to benefits.

WHEREFORE, it is the finding, decision, and order of the Appeals Board that the Preliminary Hearing Order of Administrative Law Judge Alvin E. Witwer, dated October 17, 1994, remains in full force and effect.

IT IS SO ORDERED.	
Dated this day of December	er, 1994.
BOAF	RD MEMBER
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cc: Michael A. Preston, Attorney at Law, Overland Park, KS 66202 Matthew W. Tills, Attorney at Law, Kansas City, MO 64106 Charles D. Vincent, Attorney at Law, Paola, KS 66071 Alvin E. Witwer, Administrative Law Judge George Gomez, Director